United States Bankruptcy Court

Western District of Washington

In I	re					
Cramer Jr, Jack Carlton		Ca	Case No. <u>18-13383-CMA</u>			
Debtor(s)		Ch	apter	7	7	
	AMENDED					
	DISCLOSURE OF COMPENSATION OF AT	TTORNEY FOR	DEBTOR	1		
1.	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that compensation paid to me within one year before the filing of the petition rendered or to be rendered on behalf of the debtor(s) in contemplation of	n in bankruptcy,	or agreed	to be paid to r	ne, for services	
	For legal services, I have agreed to accept		\$15	5,900.00		
	Prior to the filing of this statement I have received			\$900.00		
	Balance Due		\$15	5,000.00		
2.	The source of the compensation to be paid to me was: ① Debtor ② Other (specify)					
3.	The source of compensation to be paid to me is:					
	☐ Debtor ☐ Other (specify) To be paid out of a Reverse Mortgage refinance after	abandonment fr	om the ba	nkrutpcy estate		
4.	☑ I have not agreed to share the above-disclosed compensation with an of my law firm.	ny other person	unless the	y are members	and associates	
	☐ I have agreed to share the above-disclosed compensation with anoth of my law firm. A copy of the agreement, together with a list of the names					
5.	In return for the above-disclosed fee, I have agreed to render legal service	ce for all aspects	s of the ba	nkruptcy case,	including:	
	a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petition in bankruptcy;					
	b. Preparation and filing of any petition, schedules, statements of affairs and plan which may be required;					
	c. Representation of the debtor in adversary proceedings and other contested bankruptcy matters;					
	d. The Debtor revised the fee agreement for Henry & DeGraaff, PS post filing to negotiate with the Chapter 7 Trustee regarding a reverse mortgage to buy out the estate's intersest, litigation re conversion to Chapter 13 and to object to the sale of the Debtor's house, litiation regarding secured claims clouding title, and litgiation re dischargeability of 21st Mortgage Corporation's judmgent lien.					
6.	By agreement with the debtor(s), the above-disclosed fee does not includ	le the following s	ervices:			
	Appeals of any order regarding the dischargeability of 21st Mortgage Colother discharge violation litigation or other unknown relatd matter.	rporation will rec	uire an ad	ditional fee agre	eement and any	

CERTIFICATION I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding. O8/17/2020 Date /s/ Christina L. Henry Signature of Attorney Christina L. Henry Bar Number: 31273 Henry & DeGraaff, P.S. Henry & DeGraaff, P.S. Henry & DeGraaff, P.S. Seattle, WA 98104 Phone: (206) 330-0595

Henry & DeGraaff, P.S.

Name of law firm